Williams Law Firm, P.C.
Nicholas J. Pagnotta, Esq.
Peter B. Ivins, Esq.
235 E. Pine, P.O. Box 9440
Missoula, Montana 59807-9440
(406) 721-4350
nick@wmslaw.com
peter@wmslaw.com
wlfmail@wmslaw.com
Attorneys for Paul Burt, Ted Caldwell,
and Flying J Ranch, LLP

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BUTTE DIVISION

CHAD BURTON HILL and LOUIZA BISSETTE,

Plaintiffs.

-VS-

DAVID WENDT, PAUL BURT, TED CALDWELL, FLYING J RANCH, LLP, BEAVERHEAD COUNTY, and DOES 1-10,

Defendants.

TO: ALL PARTIES

CV-23-34-DWM

AMENDED NOTICE OF DEPOSITION (CHAD HILL)

NOTICE IS HEREBY GIVEN TO YOU AND EACH OF YOU that pursuant to the Federal Rules of Civil Procedure, the Defendants herein, Paul Burt, Ted Caldwell, and Flying J Ranch, LLP, will take the deposition of Plaintiff Chad

Hill on Tuesday, April 23, 2024, at 9:30 A.M., at the offices of Nordhagen Court Reporting, 1734 Harrison Avenue, Butte, Montana, before a duly appointed Court Reporter and Notary Public for the State of Montana.

Defendants request the exclusion of all witnesses from this deposition, except for the deponent giving testimony and the parties to the action. If any party has any objection to this request for exclusion, please notify counsel of record immediately so this issue can be submitted to the Court for timely resolution. You are invited to attend and examine.

DATED this 2 day of April, 2024.

/s/ Peter B. Ivins
Nicholas J. Pagnotta
Peter B. Ivins
Attorneys for Defendants Paul Burt,
Ted Caldwell, and Flying J Ranch, LLP

//

CERTIFICATE OF SERVICE

I hereby certify that on the $\underline{2}$ day of \underline{April} , 2024, a copy of the foregoing was served upon the following by CM/ECF, U.S. Mail, Express Mail, E-Mail, Hand-Delivery, Fax, or Federal Express:

Timothy M. Bechtold BECHTOLD LAW FIRM, PLLC P.O. Box 7051 Missoula, MT 59807 tim@bechtoldlaw.net Attorneys for Plaintiffs		[] U.S. Mail [X] E-Mail [] Hand-Delivery [] Fax [] Federal Express
Jason M. Collins Ryan W. Frank GARLINGTON, LONH & ROBINSON 350 Ryman Street P.O. Box 7909 Missoula, MT 59807-7909 (406) 523-2500 Fax: (406) 523-2595 jmcollins@garlington.com rwfrank@garlington.com Attorneys for Defendant Sheriff David W Attorneys for Sheriff David Wendt	N, PLLP	[] U.S. Mail [X] E-Mail [] Hand-Delivery [] Fax [] Federal Express
Nordhagen Court Reporting qa@mtqa.net		[] U.S. Mail [X] E-Mail [] Hand-Delivery [] Fax [] Federal Express
	/s/ Hilde Creek Hilde Creek, (Paralegal	CP

Williams Law Firm, P.C.
Nicholas J. Pagnotta, Esq.
Peter B. Ivins, Esq.
235 E. Pine, P.O. Box 9440
Missoula, Montana 59807-9440
(406) 721-4350
nick@wmslaw.com
peter@wmslaw.com
wlfmail@wmslaw.com
Attorneys for Paul Burt, Ted Caldwell,
and Flying J Ranch, LLP

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BUTTE DIVISION

CHAD BURTON HILL and LOUIZA BISSETTE,

Plaintiffs.

-VS-

DAVID WENDT, PAUL BURT, TED CALDWELL, FLYING J RANCH, LLP, BEAVERHEAD COUNTY, and DOES 1-10,

Defendants.

TO: ALL PARTIES

CV-23-34-DWM

AMENDED NOTICE OF DEPOSITION (LOUIZA BISSETTE)

NOTICE IS HEREBY GIVEN TO YOU AND EACH OF YOU that pursuant to the Federal Rules of Civil Procedure, the Defendants herein, Paul Burt, Ted Caldwell, and Flying J Ranch, LLP, will take the deposition of Plaintiff

Louiza Bissette on Wednesday, April 24, 2024, at 9:00 A.M., at the offices of Nordhagen Court Reporting, 1734 Harrison Avenue, Butte, Montana, before a duly appointed Court Reporter and Notary Public for the State of Montana.

Defendants request the exclusion of all witnesses from this deposition, except for the deponent giving testimony and the parties to the action. If any party has any objection to this request for exclusion, please notify counsel of record immediately so this issue can be submitted to the Court for timely resolution. You are invited to attend and examine.

DATED this 2 day of April, 2024.

/s/ Peter B. Ivins
Nicholas J. Pagnotta
Peter B. Ivins
Attorneys for Defendants Paul Burt,
Ted Caldwell, and Flying J Ranch, LLP

//

CERTIFICATE OF SERVICE

I hereby certify that on the $\underline{2}$ day of \underline{April} , 2024, a copy of the foregoing was served upon the following by CM/ECF, U.S. Mail, Express Mail, E-Mail, Hand-Delivery, Fax, or Federal Express:

Timothy M. Bechtold		[] U.S. Mail
BECHŤOLD LAW FIRM, PLL	.C	[X] E-Mail
P.O. Box 7051		[] Hand-Delivery
Missoula, MT 59807		[] Fax
tim@bechtoldlaw.net		[] Federal Express
Attorneys for Plaintiffs		
Jason M. Collins		[] U.S. Mail
Ryan W. Frank		[X] E-Mail
GARLINGTON, LONH & RO	BINSON, PLLP	[] Hand-Delivery
350 Ryman Street		[] Fax
P.O. Box 7909		[] Federal Express
Missoula, MT 59807-7909		
(406) 523-2500		
Fax: (406) 523-2595		
jmcollins@garlington.com		
rwfrank@garlington.com		
Attorneys for Defendant Sheriff	David Wendt	
Attorneys for Sheriff David Wer		
Nordhagen Court Reporting		[] U.S. Mail
<u>qa@mtqa.net</u>		[X] E-Mail
		[] Hand-Delivery
		[] Fax
		[] Federal Express
	/s/ Hilde Creek	
	Hilde Creek,	CP
	Paralegal	